Case 5:05-cv-05100-RMW Document 156 Filed 04/03/07 Page 1 of 3 ANN MILLER RAVEL, County Counsel (S.B. #62139) DAVID M. ROLLO, Deputy County Counsel (S.B. #111998) NEYSA A. FLIGOR, Deputy County Counsel (S.B. #215876) OFFICE OF THE COUNTY COUNSEL 70 West Hedding, East Wing, Ninth Floor San Jose, California 95110-1770 Telephone: (408) 299-5900 Facsimile: (408) 292-7240 Attorneys for Defendants COUNTY OF SANTA CLARA, SANTA CLARA VALLEY MEDICAL CENTER, DR. OSBACK, SANTA CLARA COUNTY SHERIFF'S DEPARTMENT, SANTA CLARA COUNTY DEPARTMENT OF CORRECTIONS, SHERIFF DEPUTY VANDEGRAAF, SHERIFF DEPUTY HOWELL, SHERIFF DEPUTY ZUNIGA and JANET LEASER UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA *E-FILED 4/3/07* MARTIN LUTHER OREN, et al., No. C05-05100 RMW Plaintiffs, TO EXCEED PAGE LIMITATION IN MOTION FOR SUMMARY JUDGMENT v. MOVING AND OPPOSITION PAPERS COUNTY OF SANTA CLARA, et al., Defendants. The parties in the above-captioned action, by and through their counsel of record, hereby stipulate and request that the Court enter an order allowing: Defendants to file a Memorandum of Points and Authorities in support of 1. Defendants' Motion for Summary Judgment not to exceed 35 pages; and 111 111 111 111

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Case 5:05-cv-05100-RMW Document 156 Fi	led 04/03/07 Page 2 of 3			
2. Plaintiff to file an Opposition brief to Defendants' Motion for Summary				
Judgment not to exceed 35 pages.				
IT IS SO STIPULATED.				
Date:, 2007	COLLEEN DUFFY SMITH Attorney for Plaintiffs			
Date: February 1, 2007	NEYSA A. FLIGOR Deputy County Counsel			
	Attorneys for Defendants COUNTY OF SANTA CLARA, SANTA CLARA VALLEY MEDICAL CENTER, DR. OSBACK, SANTA CLARA COUNTY SHERIFF'S DEPARTMENT, SANTA CLARA COUNTY DEPARTMENT OF CORRECTIONS, SHERIFF DEPUTY VANDEGRAAF, SHERIFF DEPUTY HOWELL, SHERIFF DEPUTY ZUNIGA and JANET LEASER			
PURSUANT TO STIPULATION, IT IS SO ORDERED.				
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Dated:	RONALD M. WHYTE United States District Court Judge			
	at .			

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ANN MILLER RAVEL County Counsel County of Santa Clara San Jose, California Judgment Moving and Opposition Papers

1	2. Plaintiff to file an Oppo	sition brief to	Defendants' Motion for Summary
2	Judgment not to exceed 35 pages.		
3	IT IS SO STIPULATED.		a
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5	Date: February 1, 2007		COLLEEN BURY SMITH
6	, <i>0</i>		Attorney for Planniffs
7	865 S		
8	Date: February 1, 2007		WING A DI YOOD
9			NEYSA A. FLIGOR Deputy County Counsel
10			Attorneys for Defendants COUNTY OF SANTA CLARA, SANTA
11			CLARA VALLEY MEDICAL CENTER, DR. OSBACK, SANTA CLARA
12	**		COUNTY SHERIFF'S DEPARTMENT, SANTA CLARA COUNTY
13			DEPARTMENT OF CORRECTIONS, SHERIFF DEPUTY VANDEGRAAF,
14			SHERIFF DEPUTY HOWELL, SHERIFF DEPUTY ZUNIGA and
15	*	4	JANET LEASER
16	W ₂	A 3	
17	PURSUANT TO STIPULATION, IT	IS SO ORD	ERED.
18		S.	<i>P</i>
19	Dated: 4/3/07		Konald M. Whyte
20		#1 91	United States District Court Judge
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	Page Limitation in Motion for Summary Judgment Moving and Opposition Papers	2	C05-05100 RMW